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Before the Federal Communications Commission Washington, DC

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In the Matter of)		PHYLHAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY
Proposal by the Wireless Communications	ý	RM-10586	
Association International. Inc., the National)		
1TFS Association and the Catholic Television)		
for Revision to the MD and ITFS Rules)		

COMMENTS OF MAULSKY FIBER. LLC

Maui Sky Fiber. LLC. proposed assignee of MDS frequencies in BTA 222, hereby submits comments in support of the White Paper submitted by the Wireless Communications Association International. Inc. the National ITFS Association, and Catholic Television Network (collectively, "WCA/NIA/CTN"), for revision to the MDS and ITFS rules. With respect thereto, the following is stated.

Maui Sky Fiber agrees with the fundamental premise underlying the WCA/NIA/CTN proposal - that it is essential for the Coinmission to adopt rules and policies for MDS and ITFS that promote the evolution of MDS and ITFS towards their highest and best use as data distribution services. Maui Sky Fiber believes that theWhite Paper describes a regulatory regime which, if adopted by the Coinmission substantially as proposed, will facilitate deployment of innovative equipment and application that will benefit consumers by providing addition access to information and services from fixed, portable, and hand-held devices. Maui Sky Fiber supports the regulatory reform proposed in the White Paper, as the proposed rules appear tentatively to be well-suited to facilitating the delivery of advanced two-way fixed mobile and portable devices to the American public in a timely manner. Maui Sky Fiber encourages the Coinmission to rapidly issue a Notice of Proposed rule Making, so that a full record aimed at advancing these proposed

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changes can be expeditiously developed

Respectfully submitted.

MAUI SKY PIBER, LLC

By:

Dan J. Alper

Its Attorney

November 21. 2002